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	IN THE UNITED STATES PATENT AND TRAI	DEMAR	K OFFICE C
In re Appli		§	
	EDELMAN Shimon et al	§	
Serial No.:	10/566,480 (MAY 28 2009 E	§ §	
Filed:	September 08, 2006	& & &	Group Art Unit: 1631
For:	METHOD AND APPARATUS FOR LEARNING, RECOGNIZING AND GENERALIZING SEQUENCES	\$ \$ \$	Attorney Docket: 31304
Examiner:	ZHOU, SHUBO	§	
P.O. Box 14	ner for Patents		;
	SUPPLEMENTAL INFORMATION DISCLOSUR	E STATE	EMENT
Sir:			
examination U.S. Patents defined in 3	losed is a PTO Form 1449 which lists citations which may of the above identified application. Also enclosed are cops and U.S. patent applications. These are submitted in co 7 CFR 1.56, 37 CFR 1.97 and 37 CFR 1.98. The Examiner and in this application.	oies of the mpliance	e references cited, other than with the duty of disclosure
The	undersigned states:		
A.: NO	CERTICATION OR FEE DUE		
Office action due. Howe	This Information disclosure Statement is being filed with or entry of a national phase of an international application; or n on the merits of the above-identified application. According ver, if a fee is due, authorization to deduct such fee from the last hereby provided.	before th gly, no fe	e mailing date of a first e or Certification is believed
B. CEF	RTIFICATION (if appropriate)		
	That each item of information contained in the information nunication from a foreign patent office in a counterpart foreign to the filing of the information disclosure statement; or		
 communicat	That no item of information contained in the information from a foreign patent office in a counterpart foreign appli		

person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement.

C. FEE (if appropriate)

Please charge the fee of \$180 set forth in 37 CFR 1.17(p) to Deposit Account 501407.

This Information Disclosure Statement under 37 CFR 1.56 is not to be construed as a representation that a search has been made, that additional matter which is material to the examination of this application does not exist, or that any one or more of the citations listed constitutes prior art.

Respectfully submitted,

Martin O. Mograhan Martin D. Moynihan

Registration No. 40,338

Dated: May 25, 2009